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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

The Law Offices of S. Daniel Hutchison

135 N. Broad Street Woodbury, NJ 08096 Phone: 856-251-1235

S. Daniel Hutchison, Esq. Attorney for Debtor(s)

In Re:

Wanda C. Martinez

Order Filed on April 27, 2022 by Clerk U.S. Bankruptcy Court District of New Jersey

Case No.: 17-13079

Chapter: 13

Judge: JNP

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: April 27, 2022

Honorable Jerrold N. Poslusny, Jr. United States Bankruptcy Court

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The Co	ourt having reviewed the Motion for Authorization to Enter into Final	l Loan Modification
Agreement file	ed on March 7, 2022 , as to the first mo	ortgage [enter first,
second, third, e	etc.] concerning real property located at	
1935 West Ri	iver Drive, Pennsauken, New Jersey , and the Court having	considered any
objections filed	d to such motion, it is hereby ORDERED that:	
\boxtimes	The debtor is authorized to enter into the final loan modification ag	reement.
1)	The loan modification must be fully executed no later than 14 days	from the date of this
order. If it is no	ot, the secured creditor, within 14 days thereafter, must file with the C	Court and serve on the
debtor, debtor'	s attorney, if any, and the standing trustee a Certification indicating v	why the agreement was
not fully execu	ited. A response by the debtor, if any, must be filed and served within	7 days of the filed
date of the secu	ured creditor's Certification; and	
2)	Upon the filing of the Contification required the continuous	manga from the
2)	Upon the filing of the Certification required above, and absent a res	•
	nding trustee may disburse to the secured creditor all funds held or res	-
	the filing of the Certification within the time frame set forth above, the	•
	on hand to other creditors pursuant to the provisions of the confirmed	• •
	in this case with respect to the mortgage is deemed modified and inco	iporated into the Loan
Wiodification A	Agreement; and	
3)	Unless the debtor's Plan has been confirmed with 100% paid to uns	secured creditors, the
	e a <i>Modified Chapter 13 Plan and Motions</i> within 14 days of consum	nmation of the loan
-modification. I	f the loan modification results in material changes in the debtor's exp	nmation of the loan penses, the debtor-
-modification. I	•	nmation of the loan penses, the debtor-
-modification. I -must also file a	f the loan modification results in material changes in the debtor's expanned schedules I and J within 14 days of the date of this Order; and	nmation of the loan penses, the debtor-
-modification. I	f the loan modification results in material changes in the debtor's exp	nmation of the loan benses, the debtor- nd
-modification. I -must also file a	There is no order requiring the debtor to cure post-petition arrear	nmation of the loan penses, the debtor- nd es through the Plan; or
-modification. I must also file a 4)	There is no order requiring the debtor to cure post-petition arrear Post-petition arrears are capitalized into the loan modification ag	rs through the Plan; or greement, and the
must also file a 4) Order filed on	There is no order requiring the debtor to cure post-petition arrear Post-petition arrears are capitalized into the loan modification ag requiring the Standing Trustee to make paymen	rs through the Plan; or greement, and the
must also file a 4) Order filed on	Check one: There is no order requiring the debtor to cure post-petition arrears are capitalized into the loan modification age requiring the Standing Trustee to make payment cated as of the date of this order; or	rs through the Plan; or greement, and the hats based on the
-modification. I must also file a 4) Order filed on arrearage is vac	Check one: There is no order requiring the debtor to cure post-petition arrears are capitalized into the loan modification age requiring the Standing Trustee to make payment cated as of the date of this order; or Post-petition arrears have not been capitalized into the loan modification and post-petition arrears have not been capitalized into the loan modification and post-petition arrears have not been capitalized into the loan modification arrears have not been capitalized into the loan modification arrears have not been capitalized into the loan modification arrears have not been capitalized into the loan modification arrears have not been capitalized into the loan modification arrears have not been capitalized into the loan modification arrears have not been capitalized into the loan modification arreary have	rs through the Plan; or greement, and the hts based on the ification agreement,
-modification. I must also file a 4) Order filed on arrearage is vacand the Standing	There is no order requiring the debtor to cure post-petition arrear Post-petition arrears are capitalized into the loan modification ag requiring the Standing Trustee to make payment cated as of the date of this order; or Post-petition arrears have not been capitalized into the loan modification ag Trustee will continue to make payments to the secured creditor base	rs through the Plan; or greement, and the hts based on the ification agreement,
-modification. I must also file a 4) Order filed on arrearage is vac	There is no order requiring the debtor to cure post-petition arrear Post-petition arrears are capitalized into the loan modification ag requiring the Standing Trustee to make payment cated as of the date of this order; or Post-petition arrears have not been capitalized into the loan modification ag Trustee will continue to make payments to the secured creditor base	rs through the Plan; or greement, and the hts based on the ification agreement,
-modification. I must also file a 4) Order filed on arrearage is vacand the Standing	There is no order requiring the debtor to cure post-petition arrear Post-petition arrears are capitalized into the loan modification ag requiring the Standing Trustee to make payment cated as of the date of this order; or Post-petition arrears have not been capitalized into the loan modification ag Trustee will continue to make payments to the secured creditor base	rs through the Plan; or greement, and the hts based on the lification agreement, sed on the Order filed
-modification. I -must also file a 4) Order filed on arrearage is vacand the Standin on	Check one: There is no order requiring the debtor to cure post-petition arrears are capitalized into the loan modification age requiring the Standing Trustee to make payment cated as of the date of this order; or Post-petition arrears have not been capitalized into the loan modification age rustee will continue to make payments to the secured creditor base; and	res through the Plan; or greement, and the hts based on the his based on the Order filed hight by the debtor's
order filed on arrearage is vacuand the Standin on	Check one: There is no order requiring the debtor to cure post-petition arrear requiring the Standing Trustee to make payment cated as of the date of this order; or Post-petition arrears have not been capitalized into the loan modification and rouse are requiring the secured creditor basing Trustee will continue to make payments to the secured creditor basing and	res through the Plan; or greement, and the hits based on the his based on the order filed hight by the debtor's must be filed.
order filed on arrearage is vacual the Standin on	Check one: There is no order requiring the debtor to cure post-petition arrears are capitalized into the loan modification age requiring the Standing Trustee to make payment cated as of the date of this order; or Post-petition arrears have not been capitalized into the loan modification age rustee will continue to make payments to the secured creditor base; and If fees and costs related to loss mitigation/loan modification are sout opplication for Compensation in compliance with D.N.J. LBR 2016-1 in the continue to make payments with D.N.J. LBR 2016-1 in the continue to make payme	res through the Plan; or greement, and the hits based on the his based on the highest on the Order filed hight by the debtor's must be filed. Chapter 13 Plan as the debtor

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United States Bankruptcy Court District of New Jersey

In re: Case No. 17-13079-JNP

Wanda C Martinez Chapter 13

Debtor

CERTIFICATE OF NOTICE

District/off: 0312-1 User: admin Page 1 of 2
Date Rcvd: Apr 27, 2022 Form ID: pdf903 Total Noticed: 1

The following symbols are used throughout this certificate:

Symbol Definition

+ Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS

regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Apr 29, 2022:

Recipi ID Recipient Name and Address

db + Wanda C Martinez, 14A United States Avenue East, Gibbsboro, NJ 08026-1125

TOTAL: 1

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.

Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI).

NONE

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NONE

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Apr 29, 2022 Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on April 27, 2022 at the address(es) listed below:

Name Email Address

Denise E. Carlon

on behalf of Creditor Penny Mac Loan Services LLC dcarlon@kmllawgroup.com, bkgroup@kmllawgroup.com

Isabel C. Balboa

ecfmail@standingtrustee.com summarymail@standingtrustee.com

Isabel C. Balboa

 $on \ behalf \ of \ Trustee \ Isabel \ C. \ Balboa \ ecfmail@standingtrustee.com \ summary mail@standingtrustee.com$

S. Daniel Hutchison

on behalf of Debtor Wanda C Martinez sdhteamlaw@outlook.com

backup court@outlook.com; sdhlawpara1@outlook.com; hutch is onsr 39026@notify. best case.com; hutch is onsr 3

U.S. Trustee

USTPRegion03.NE.ECF@usdoj.gov

William M. E. Powers, III

on behalf of Creditor PennyMac Loan Services LLC as servicer for Bank of America, N.A. ecf@powerskirn.com

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William M.E. Powers

on behalf of Creditor PennyMac Loan Services LLC as servicer for Bank of America, N.A. ecf@powerskirn.com

William M.E. Powers, III

on behalf of Creditor PennyMac Loan Services LLC as servicer for Bank of America, N.A. ecf@powerskirn.com

TOTAL: 8